H. R. 1395

To prevent abuse of Government credit cards.

IN THE HOUSE OF REPRESENTATIVES

March 7, 2007

Mr. WILSON of South Carolina introduced the following bill; which was referred to the Committee on Oversight and Government Reform, and in addition to the Committee on Armed Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To prevent abuse of Government credit cards.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Government Credit
- 5 Card Abuse Prevention Act of 2007".
- 6 SEC. 2. MANAGEMENT OF PURCHASE CARDS.
- 7 (a) REQUIRED SAFEGUARDS AND INTERNAL CON-
- 8 TROLS.—The head of each executive agency that issues
- 9 and uses purchase cards and convenience checks shall es-

- 1 tablish and maintain safeguards and internal controls to2 ensure the following:
- 1) There is a record in each executive agency
 of each holder of a purchase card issued by the
 agency for official use, annotated with the limitations on single transaction and total credit amounts
 that are applicable to the use of each such card by
 that purchase cardholder.
 - (2) Each purchase card holder is assigned an approving official other than the card holder with the authority to approve or disapprove expenditures.
 - (3) The holder of a purchase card and each official with authority to authorize expenditures charged to the purchase card are responsible for—
 - (A) reconciling the charges appearing on each statement of account for that purchase card with receipts and other supporting documentation; and
 - (B) forwarding such reconciliation to the designated official who certifies the bill for payment in a timely manner.
 - (4) Any disputed purchase card charge, and any discrepancy between a receipt and other supporting documentation and the purchase card statement of account, is resolved in the manner pre-

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- scribed in the applicable Governmentwide purchase card contract entered into by the Administrator of General Services.
 - (5) Payments on purchase card accounts are made promptly within prescribed deadlines to avoid interest penalties.
 - (6) Rebates and refunds based on prompt payment on purchase card accounts are monitored for accuracy and properly recorded as a receipt to the agency that pays the monthly bill.
 - (7) Records of each purchase card transaction (including records on associated contracts, reports, accounts, and invoices) are retained in accordance with standard Government policies on the disposition of records.
 - (8) Periodic reviews are performed to determine whether each purchase cardholder has a need for the purchase card.
 - (9) Appropriate training is provided to each purchase cardholder and each official with responsibility for overseeing the use of purchase cards issued by an executive agency.
 - (10) The executive agency has specific policies regarding the number of purchase cards issued by various organizations and categories of organiza-

- tions, the credit limits authorized for various categories of cardholders, and categories of employees
 eligible to be issued purchase cards, and that those
 policies are designed to minimize the financial risk
 to the Federal Government of the issuance of the
 purchase cards and to ensure the integrity of purchase cardholders.
 - (11) The executive agency utilizes technologies to prevent or identify fraudulent purchases, including controlling merchant codes and utilizing statistical machine learning and pattern recognition technologies that review the risk of every transaction.
 - (12) The executive agency invalidates the purchase card of each employee who—
 - (A) ceases to be employed by the agency immediately upon termination of the employment of the employee; or
 - (B) transfers to another unit of the agency immediately upon the transfer of the employee.
 - (13) The executive agency takes steps to recover the cost of any improper or fraudulent purchase made by an employee, including, as necessary, through salary offsets.
- 24 (b) Management of Purchase Cards.—The head 25 of each executive agency shall prescribe regulations imple-

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- 1 menting the safeguards and internal controls in subsection
- 2 (a). The regulations shall be consistent with regulations
- 3 that apply Governmentwide regarding the use of purchase
- 4 cards by Government personnel for official purposes.
- 5 (c) Penalties for Violations.—The regulations
- 6 prescribed under subsection (b) shall provide for appro-
- 7 priate adverse personnel actions or other punishment to
- 8 be imposed in cases in which employees of an executive
- 9 agency violate such regulations or are negligent or engage
- 10 in misuse, abuse, or fraud with respect to a purchase card,
- 11 including imposition of the following penalties:
- 12 (1) In the case of an employee who is suspected
- by the executive agency to have engaged in fraud,
- referral of the case to the United States Attorney
- 15 with jurisdiction over the matter.
- 16 (2) In the case of an employee who is found
- guilty of fraud or found by the executive agency to
- have egregiously abused a purchase card, dismissal
- of the employee.
- 20 (d) Risk Assessments and Audits.—The Inspec-
- 21 tor General of each executive agency shall—
- 22 (1) periodically conduct risk assessments of the
- agency purchase card program and associated inter-
- 24 nal controls and analyze identified weaknesses and
- 25 the frequency of improper activity in order to de-

1 velop a plan for using such risk assessments to de-2 termine the scope, frequency, and number of peri-3 odic audits of purchase cardholders; (2) perform periodic audits of purchase card-5 holders designed to identify— 6 (A) potentially fraudulent, improper, and 7 abusive uses of purchase cards; 8 (B) any patterns of improper cardholder 9 transactions, such as purchases of prohibited 10 items; and 11 (C) categories of purchases that should be 12 made by means other than purchase cards in 13 order to better aggregate purchases and obtain 14 lower prices; 15 (3) report to the head of the executive agency 16 concerned on the results of such audits; and 17 (4) report to the Director of the Office of Man-18 agement and Budget and the Comptroller General 19 on the implementation of recommendations made to 20 the head of the executive agency to address findings 21 during audits of purchase cardholders. 22 (e) DEFINITION OF EXECUTIVE AGENCY.—In this section, the term "executive agency" has the meaning 23 given such term in section 4(1) of the Office of Federal Procurement Policy Act (41 U.S.C. 403(1)).

1	(f) Relationship to Department of Defense
2	PURCHASE CARD REGULATIONS.—
3	(1) In general.—Except as provided by the
4	amendments made by paragraph (2), the require-
5	ments under this section shall not apply to the De-
6	partment of Defense.
7	(2) Exception.—Section 2784(b) of title 10,
8	United States Code, is amended—
9	(A) in paragraph (8), by striking "periodic
10	audits" and all that follows through the period
11	at the end and inserting "risk assessments of
12	the agency purchase card program and associ-
13	ated internal controls and analyze identified
14	weaknesses and the frequency of improper ac-
15	tivity in order to develop a plan for using such
16	risk assessments to determine the scope, fre-
17	quency, and number of periodic audits of pur-
18	chase cardholders."; and
19	(B) by adding at the end the following new
20	paragraphs:
21	"(11) That the Department of Defense utilizes
22	technologies to prevent or identify fraudulent pur-
23	chases, including controlling merchant codes and uti-
24	lizing statistical machine learning and pattern rec-

1	ognition technologies that review the risk of every
2	transaction.
3	"(12) That the Secretary of Defense—
4	"(A) invalidates the purchase card of each
5	employee who ceases to be employed by the De-
6	partment of Defense immediately upon termi-
7	nation of the employment of the employee; and
8	"(B) invalidates the purchase card of each
9	employee who transfers to another agency or
10	subunit within the Department of Defense im-
11	mediately upon such transfer.".
12	SEC. 3. MANAGEMENT OF TRAVEL CARDS.
13	Section 2 of the Travel and Transportation Reform
14	Act of 1998 (Public Law 105–264; 5 U.S.C. 5701 note)
15	is amended by adding at the end the following new sub-
16	section:
17	"(h) Management of Travel Charge Cards.—
18	"(1) Required safeguards and internal
19	CONTROLS.—The head of each executive agency that
20	has employees that use travel charge cards shall es-
21	tablish and maintain safeguards and internal con-
22	trols over travel charge cards to ensure the fol-
23	lowing:
24	"(A) There is a record in each executive
25	agency of each holder of a travel charge card

- issued by the agency for official use, annotated with the limitations on amounts that are applicable to the use of each such card by that travel charge cardholder.
 - "(B) Rebates and refunds based on prompt payment on travel charge card accounts are properly recorded as a receipt of the agency that employs the cardholder.
 - "(C) Periodic reviews are performed to determine whether each travel charge cardholder has a need for the travel charge card.
 - "(D) Appropriate training is provided to each travel charge cardholder and each official with responsibility for overseeing the use of travel charge cards issued by an executive agency.
 - "(E) Each executive agency has specific policies regarding the number of travel charge cards issued by various organizations and categories of organizations, the credit limits authorized for various categories of cardholders, and categories of employees eligible to be issued travel charge cards, and that those policies are designed to minimize the financial risk to the Federal Government of the issuance of the trav-

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el charge cards and to ensure the integrity of travel charge cardholders.

"(F) The head of each executive agency negotiates with the holder of the applicable travel card contract, or a third party provider of credit evaluations if such provider offers more favorable terms, to evaluate the creditworthiness of an individual before issuing the individual a travel charge card, and that no individual be issued a travel charge card if the individual is found not creditworthy as a result of the evaluation (except that this paragraph shall not preclude issuance of a restricted use travel charge card when the individual lacks a credit history or the issuance of a pre-paid card when the individual has a credit score below the minimum credit score established by the agency). Each executive agency shall establish a minimum credit score for determining the creditworthiness of an individual based on rigorous statistical analysis of the population of cardholders and historical behaviors. Notwithstanding any other provision of law, such evaluation shall include an assessment of an individual's consumer report from a consumer re-

porting agency as those terms are defined in section 603 of the Fair Credit Reporting Act.

The obtaining of a consumer report under this subsection is deemed to be a circumstance or purpose authorized or listed under section 604 of the Fair Credit Reporting Act.

- "(G) Each executive agency utilizes technologies to prevent or identify fraudulent purchases, including controlling merchant codes and utilizing statistical machine learning and pattern recognition technologies that review the risk of every transaction.
- "(H) Each executive agency ensures that the travel charge card of each employee who ceases to be employed by the agency is invalidated immediately upon termination of the employment of the employee.
- "(I) Each executive agency utilizes mandatory split disbursements for travel card purchases.
- "(2) Regulations.—The Administrator of General Services shall prescribe regulations governing the implementation of the safeguards and internal controls in paragraph (1) by executive agencies.

1 "(3) Penalties for violations.—The regu-2 lations prescribed under paragraph (2) shall provide 3 for appropriate adverse personnel actions or other 4 punishment to be imposed in cases in which employ-5 ees of an executive agency violate such regulations 6 or are negligent or engage in misuse, abuse, or fraud 7 with respect to a travel charge card, including re-8 moval in appropriate cases. "(4) Assessments.—The Inspector General of 9 10 each executive agency shall— "(A) periodically conduct risk assessments 11 12 of the agency travel card program and associ-13 ated internal controls and analyze identified 14 weaknesses and the frequency of improper ac-15 tivity in order to develop a plan for using such risk assessments to determine the scope, fre-16 17 quency, and number of periodic audits of pur-18 chase cardholders; "(B) perform periodic audits of travel 19 20 cardholders designed to identify potentially 21 fraudulent, improper, and abusive uses of travel 22 cards; 23 "(C) report to the head of the executive 24 agency concerned on the results of such audits;

and

1 "(D) report to the Director of the Office of 2 Management and Budget and the Comptroller 3 General on the implementation of recommenda-4 tions made to the head of the executive agency to address findings during audits of travel card-6 holders. 7 "(5) Definitions.—In this subsection: "(A) The term 'executive agency' means an 8 9 agency as that term is defined in section 5701 10 of title 5, United States Code, except that it is 11 in the executive branch. "(B) The term 'travel charge card' means 12 13 the Federal contractor-issued travel charge card 14 that is individually billed to each cardholder.". 15 SEC. 4. MANAGEMENT OF CENTRALLY BILLED ACCOUNTS. 16 The head of an executive agency that has employees who use a centrally billed account shall establish and 18 maintain safeguards and internal controls to ensure the 19 following: 20 (1) Items submitted on an employee's travel 21 voucher are compared with items paid for using a centrally billed account to ensure that an employee 22 23 is not reimbursed for an item already paid for

through a centrally billed account.

1	(2) The executive agency submits requests for
2	refunds for unauthorized purchases to the holder of
3	the applicable contract for a centrally billed account.
4	(3) The executive agency submits requests for
5	refunds for fully or partially unused tickets to the
6	holder of the applicable contract for a centrally
7	billed account.
8	SEC. 5. REGULATIONS.
9	(a) In General.—Not later than 180 days after the
10	date of the enactment of this Act—
11	(1) the head of each executive agency shall pro-
12	mulgate regulations to implement the requirements
13	of sections 2 and 4; and
14	(2) the Administrator of General Services shall
15	promulgate regulations required pursuant to the
16	amendments made by section 3.
17	(b) Best Practices.—Regulations promulgated
18	under this section shall reflect best practices for con-

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19 ducting purchase card and travel card programs.